CHLOROFORMER PUNISHED.

THIRTEEN YEARS IN STATE PRISON NOR', AND MORE TO COME.

He Hunted Out Women with Diamonds. Hade Love to Them, Gave Them Chieral or Chierotern, and Levanted with Their Joweleto Threatening Suicide or Murder Now.

Twenty Central Office detectives were stotioned in various places in the courtroom of Part III. of the General Sessions yesterday while Duval, the chloroformer, was on trial on an indictment charging him with violating the "knock-out-drop law." Duval had been convicted on Friday last of jail breaking. After his conviction he told a prisoner in the Tombs (according to that prisoner) that the next time he was convicted of any crime in the General Sessions Court be would escape from the courtroom or if he was not able to get away would kill himself by taking poison or by shooting himself with a pistol, which one of his friends would bring him. He was convicted all right yesterday and neither escaped nor attempted

Duval was arrested on complaint of Sadie Miller, a Tenderloin woman, who said he had chloroformed her and had stolen her diamonds. Policeman Bonnoil accompanied the Miller woman to several places in the Tenderisin district looking for the chloroformer. They found him in the café of the Metropolitan Hotel, Twenty-seventh street and Broadway. Duval was sitting with a young woman named Jennia Wilson, who was ablaze with diamonds. He was trying to get the Wilson woman to go away with him in a cab. In his peckets were found three ounces of chloroform in a bottle, three vials containing chloral hydrate and a sponge with chloroform upon it.

Jennie Wilson, a tall young woman, who had put on her diamonds to come to court yesterday. testified that she had become acquainted with Duval at Broadway and Twenty-ninth street on the night of his arrest and had then accompanied him to the Metropolitan Café. While there Duval had admired her jewelry and asked her what her diamonds were worth. She told him \$1,700. Then Duval invited her to take a ride in a cab with him, saying that they would enly go three blocks. Just as she was agreeing

him \$1,700. Then,Duval invited her to take a ride in a cab with him, saying that they would enly go three blocks. Just as she was agreeing to go with him in the cab the policeman arrived with Jennie Miller and Duval was arrested.

Mrs. Rosina Bauer of 94 Darcy street. Newark, was called for the defence. She said that she was Duval's stepmother and that his real name was Bauer.

"For two or three years he was in the habit of carrying chloroform in bottles around in his pockets," said the witness. "I always believed that he knew all about chloroform because I have seen him mix it in his room. But I know that he only used it for himself, because he often had a toothache."

Cross-examination brought out that Lottis Walling, the young woman who assisted Duval in his plans to escape from the Tombs after he had chloroformed and robbed ber, had gone ever to Newark and visited Mrs. Bauer for the purpose of getting Mrs. Bauer to appear as a witness in the case.

Miss Isabella Bauer, who said she was a half sister of the prisoner, testified that she often saw the defendant mixing chloroform and applying it to his face with a sponge when he had a toothache. Several bottles of drugs were handed up to the witness, and she was asked to mell them. Shecould not detectany that contained chloroform, and finally said that she did not know what the smell of chloroform was.

The case went to the jury at 4 o'clock in the afternoon, and half an hour later the jury returned a verdict of guilty. Duval was erdered to stand up. Prof. Brophy, elsek of the court, then asked Duval how old he was. He said he was 33. Then he corrected himself and said 37. When asked if he had ever been convicted of any crime he refused to answer, and in a whisper said to the Captain of the Court Squad: "Tell him to go to hell."

Assistant District Attorney Osborne then informed the Court that he intended to try Duval on a third indictment, charging him with oblevoir parts and the court of the stolen jewelry.

"I would like to consult my counsel on that matter,

rimes of which he has been convicted, said Recorder Goff.

The three young women who had been robbed by Duval seemed very sorry for him. They sat in the court room while the Recorder was talking, and one of them, Lottle Walling, burst inte tears. Recorder Goff said:

"I think the interests of the community require that a oriminal of your intelligence and capacity should be put beyond; doing harm to your fellowmen. On your first conviction for attempting to escape from prison, I sentence you to three years in State prison. The second conviction, for being in possession of these ancestheticajor narcotics, is a most heinous offence. It is very clear troomy minded, from this evidence, gestheticsfor nercotics, is a most helinous offence, it is very clear from mind, from this evidence, that not only did you use the nercotic on the woman Miller, but that you intended to use it upon the woman in whose company you were found in the possession of a bottle containing three ounces of chloroform clearly indicates to my mind that you intended to use it. One who provided himself with such deadly instruments as that would commit murder. Murder would not stop you. You are not a chemist, and you could not understand the degree of application or the quantity of chloroform that might safely be administered to a person. You use it in a way that no chemist or physician in America would dare to use it upon an animal, much less upon a human being. I consider it my duty, for the protection of the public and as an exemplary warning to all such inclined, that the full infence—ten years in State prison, to commonce at the expiration of the first term to which you have been sentenced."

Duval bit his lips and scowled at the Recor-

at the expiration of the first term to which you have been sentenced."

Dural bit his lips and scowled at the Recorder. As he passed by his stepmether on the way back to the prison pen, he attempted to go toward her, but he was hustled away quickly by two court officers. After he had been led back to the Tombs the woman who said she was his stepmether called to see him, but permission was refused her. While being led back to his cell in the Tombs, Duval said with an oath that he would kill some one if he was taken again into court to be tried. He will be tried again on Wednesday.

CHILDREN NEARLY SUFFOCATED. When Left by Their Mather One Set Fire to a

Mrs. Mary Bahn, the wife of Laurence Bahn, a carpenter who lives on the second floor at 252 East 125th street, ran upstairs to see a neighher two children, Julia, aged 3 years, and Cor nelius, aged 1, locked in the flat. According to Julia's story, the children grew tired of being alone, and Cornelius, getting hold of a box of matches, set fire to some excelsior in the parlor sofa. The children then ran into the bedroom, where they were soon overcome by the smoke. At 11 o'clock Bella James, a girl who lives on the top floor, told Mrs. Bahn that her flat was on fire. Mrs. Bahn ran downstairs, and, in spite of the smoke, succeeded in crawling in and dragging the unconscious children almost as far as the door, where she, too, was overcome. Philip White, the janitor, dragged the three out. Policeman Wheaton of the East 126th street station, who climbed in by the fire-escape a few seconds later, thinking that the children were still inside, was almost suffocated by the smoke and had to be carried downstairs. The fire was put out after it had sutted the front room. Julia's story, the children grew tired of being

GEN. FLAGLER AND MISS PORTER Their Relations Are Strained and Miss Porter

D

Will Get a New Custodian. Application was made to Justice Dickey in the Supreme Court in Brooklyn yesterday for an order granting to Miss Jane A. Porter, an in competent, greater personal liberty. Porter is 66 years old, has an estate valued at \$300,000, and was a niece of the late President Barnard of Columbia. She was declared incom-petent in 1886, and Gen. Benjamin Flagler of Niagara county was appoint
her person and estate. Counsel said that Miss
Forter did not have any complaint against Gen.
Flagler, but she did want greater liberty. At
present she is staying with her cousin, Mrs.
Anna O'Conner, at Port Washington, L. I., and
Gen. Flagler had threatened, it was alleged,
to have her placed in an asylum. Gen. Flagler
asked the court to relieve him of his custodianship of Miss Porter. Justice Dickey said he
would name a referee to take testimony as to
the proper committee to appoint. Siagara county was appointed committeer person and estate. Counsel said that

Bauquet of Maypooth Graduates. The Committee of the Maynooth Alumni As sociation met last week at the residence of the Rev. Father McCreedy, pastor of the Church of the Holy Cross and President of the United States branch of the association. It was de-cided to hold an asnual banquet ou April 20. The blace where the dinner is to be given has not hom selected. The association is companed of graduates of Maynouth Covers in Iroland.

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WOMAN ESCAPES FROM THE TOMBS.

Fron Wall Fifteen Feet High. Sadie Finn of Minetta lane, who has been in conduct more times than she has fingers and loes, escaped from the Tombs Prison on Sunday night. She was committed to the workhouse from Jefferson Market Court on Feb. 5 for all months, on the usual charge, and was transferred to the Tombe so that she might work in the prison laundry throughout her term. On Sunday afternoon one of the women pris

oners cleaned a gown which she expected to den yesterday, when her sentence expired. The Finn woman watched her to see where she placed the dress when she went to bed. After placed the dress when she went to bed. After the prisoner had gone to aleep the Finn woman stole the rown, exchanged it for her prison garb, and waited patiently for a chance to escape.

Matron Johnson, who was in charge of the women's prison, is unable to explain how it happened, but Sadle, in some manner, managed to escape from her cell and get into the isundry. She climbed through the laundry into the prison yard and, according to the story told by the prison keepers, managed to climb over its wall of sheet fron that is fifteen reet high and without a break, offering neither hand or foot hold. From the top of this wall she jummed to the new stone and brick wall that is being built as part of the new Tombs Prison at Centre and Leonard streets. From the her descent to the ground was easily accomplished.

These alleged facts were all discovered yesterday when Warden Fallon investigaged the manner of her escape. The woman was easily tracked, as, owing to the rain, she had left muddy footprints on the top of the wall.

"It is only a question of a very short time until Sadie comes back," said Warden Fallon late yesterday afternoon. "For, as soon as she gets to her old haunts she will celebrate her escape by having a good old spree and will land in the station house. The first question I shall ask her is how under heaven she ever managed to climb that fifteen-foot wall." the prisoner had gone to sleep the Finn woman

Argument Before Judge Hirschberg on the

NEWBURG, March 28 .- The question of reason able doubt in the case of Edward B. Coombs of Brooklyn, former Coroner, who was convicted and sentenced to fine and imprisonment by Judge Keogh, came before Judge Hirschberg in the Supreme Court here to-day. Lawyers Joseph A. Burr and Fred E. Crane appeared for Coombe, and District Attorney Marean of Kings county appeared for the prosecution. Mr. Burr made the argument for Coombs. His chief points were that the prosecution had failed to show that the defendant had presented the alleged fraudulent bill against the county; that the bill was a false one, and that defendant knew it was false, and if that defendant knew it was false, and if false that it was so in any material respect or that there was any intent to defraud. Mr. Burralso made the point that at least parts of the bill had been added after Coombs had attached his name to it, and that as Coombs knew nothing of this, it was a fraud practiced upon him. He charged that the District Attorney's office was guilty of a gross impropriety, and that Coombs was robbed of his constitutional rights by using his private papers in securing his indictment.

dictment.

District Attorney Marean argued at length in opposition to the points raised by Mr. Burr, and concluded that there really was no ground for the court to grant a certificate of reasonable doubt, because there was nothing debatable in the case. Judge Hirschberg took the papers and reserved decision.

KILLED IN AVOIDING A BLOW. Gelleen Fell Into a Basement to Escape the

Samuel Kildes, a boss truckman, living at 202 Chambers street, and Frank Kraft, his employee, were arraigned in the Centre Street Court yesterday by Detectives Sheridan and Aikman of the Leonard street station on suspi-

Ten years ago Kildea discharged Calvin Geleon, one of his helpers, from his employ for drunkenness. As a result Gelleon always held a grudge against Kildea. On Saturday afternoon Gelleon called at the store of J. M. Voor hees, a produce dealer, at 179 Reade street, by hees, a produce dealer, at 179 Reade street, by whom Kildea is employed. Gelleon was very drunk and had an axe. He tried to hit Kildea with it and also assaulted Kraft. The axe was taken frem him, but Gelleon still abused Kildea and threatened him.

While he was standing on the edge of an opening into the basement Kildea made a threatening movement. Gelleon tried to dodge, and, losing his balance, fell into the basement. He was taken to the Hudson Street Hospital, where he died at 2 o'clock yesterday morning.

was taken to the Hudson Street Hospital, where he died at 2 o'clock yesterday morning. Kildea and Kraft were remanded by Magis-trate Cornell to the Coroners' office. There Kildea told Coroner Fitspatrick that he did not strike Gelleon, but merely made a motion at him with his fists. The Coroner held Kildea in \$5,000 ball and Kraft in \$1,000, pending the in-quest. Bail was furnished.

NELSON PERRY'S FATAL MISTARE

Nelson W. Perry, 50 years old, a well-know electrical engineer, died on Sunday night at his home, 18 Sidney place, Brooklyn, from the effects of a poisonous liquid taken in mistake for water. At 9 o'clock the previous night he was experimenting with an incandescent gas burner, which he had invented. On a table beside him were two glasses, one containing water and the sary from time to time to turn down the gas, and in one of the brief intervals of darkness he and in one of the brief intervals of darkness he reached for the drinking water and picked up the wrong glass and swallowed a quantity of the poison. He called for assistance and Dr. Trushow, who lives near, was summoned and other physicians were also called. On Sunday morning Mr. Perry's condition had improved, but he died at 7 o'clock in the evening. A few hours before her husband's death Mrs. Perry arrived from Baltimore, where she had gone to have a surgical operation performed. Mr. Perry came from Ohio four years ago. His father is a Supreme Court Judge in Ohio and was a member of Congress. Mr. Perry leaves three children.

TROLLEY CAR PASSENGERS BURT. Car Jumped the Track and All on Board

A trolley car of the Lenox avenue line jumped the track at Eighth avenue and 116th street yesterday morning and dropped as far as the forward trucks would let it into the opening where workmen are changing the motor power of the Eighth avenue line to underground trol ley. It was a fall of only about a foot, but this ley. It was a fall of only about a foot, but this and the sudden stoppage of the car threw the dozen passengers around most unceremoniously. Frank S. Parker, aged 18 years, of 100 West 118th street, who was standing, was thrown down and his right ankle was sprained. Anthony McLaughlin, aged 35 years, of 216 West Forty-first street, who had just recovered from a fit of sickness, fainted, and, on recovering, was found to be suffering so much from shock that he had to be removed to Manhattan Hospital. The car was jacked back on the track, and traffic was resumed within fifteen minutes.

Brooklyn Grand Jury Still Probing City Works The Kings County Grand Jury yesterday be gan an investigation into the affairs of the old Water Bureau, which was part of the City Works Department prior to consolidation. Laurens C. Esenhut, formerly an engineer in hour. He carried with him a number of blue print maps of the Liberty avenue conduit. Christian Hoffman, a contractor who was inter-ested in the construction of the conduit, was also a witness. The Grand Jury will also prob-ably make inquiries concerning the Milburn reservoir. the bureau, was before the jury for over an

Canal Investigation Commission Scioots Its

Expert Engineer. ALBANY, March 28.-The Canal Investigation Commission, appointed by the Governor to examine into the expenditures made for improve ment work under the #9,000,000 appropriation, met this afternoon and appointed as its expert engineer Mr. Edward P. North of New York, who is Vice-President of the American Asso-ciation of Civil Engineers. The commission then adjourned for one week to enable its counsel, Mr. Blackmer, to consult with Engineer North and outline its future work.

Victor Soderholm, a young tailor, was found dead yesterday in his room at 613 Second avenue. He had been asphyxiated by illuminating gas. The jet in the room was half-turned on and the door and window were closed. Accord-ing to the landlady of the house he had been ill for some time, but his death is attributed to

Alice Murphy of 48 West Twenty-sixth street, who was accused of robbing her landlady, Mrs Frances Hoffman, of 1,000 marks, was let so vesterday in Jefferson Market Court. W. N. Brown, the negro scrvant, was held for exam-ination to-day. CHINAMEN AS CITIZENS.

AN IMPORTANT DECISION BY THE UNITED STATES SUPREME COURT.

try is a Citizen—Justice Gray's Opinion—A Vigorous Blasent by Chief Justice Fuller and Justice Sarlan—Wide Effects of the Decision

WASHINGTON, March 28 .- The son of Chinese parents, born in the United States, is a citizen of this country, said the Supreme Court to-day, speaking through Justice Gray. The case at ber was that of the United States vs. Wong Kim Ark, on appeal from the Northern district of California.

1873, and at the age of 17 went to China with his parents. After a brief stay he returned to the United States and was permitted to enter on the sole ground that he was a native born citizen of the United States. In 1894, he again visited China, and, returning in 1895, admission was denied him on the sole ground that he was not a citizen of the United States. He was released from custody and permitted to remain by the Federal Court, before which it was asserted and admitted that Wong Kim Ark bad not, either by himself or by his parents acting for

him, ever renounced his allegiance to the United States, and that he had never done anything to exclude him therefrom. From this judgment the United States appealed.

The question at issue was, "whether a child born in the United States appealed.

The appear of China, but have a permanent domicile and residence in the United States, and are there carrying on business and are not employed in any diplomatic or official capacity under the Emperor of China, becomes at the time of his birth a citizen of the United States by virtue of the first clause of the Fourteenth amendment to the Constitution: 'All persons born or naturalized in the United States and subject to the jurisdiction thereof are citizens of the United States and subject to the jurisdiction thereof are citizens of the United States and of the State wherein they reside." In the brief of the Government on the case, Holmes Conrad, then Solicitor-General, said:

"The idea of citizenship of the United States."

they reside. In the brief of the toverment on the case, Holmes Conrad, then Solicitor-General, said;
"The idea of cltizenship of the United States, apart from citizenship of a State, was the off-spring of that unhappy period of rabid rage and malevolent zeal, when corrupt ignorance and debauched patriotism held high carnival in the halls of Congress, and a "reconstruction" of States which had contributed largely to the construction of the United States remained an object of unremitting endeavor until the treasuries and the credit of those States had become exhausted and the plunder upon which that form of patriotism was nourished no longer remained. The Supreme Court of the United States, in the slaughter-house cases, has, we trust, forever shattered the idea of national citizenship which the 'Reconstruction Congress' had placed upon so lofty a pedestal."

After an elaborate and extended discussion of the points involved, Justice Gray, in affirming the independent of the laborate court of the points involved.

the points involved, Justice Gray, in affirming the judgment of the lower court, quoting Justice Miller's opinion in the slaughter-house cases,

the judgment of the lower court, anoting Justice Miller's opinion in the slaughter-house cases, said:

"The distinction between citizenship of the United States and citizenship of a State is clearly recognized and established. Not only may a man be a citizen of the United States without being a citizen of a State, but an important element is necessary to convert the former into the latter. He must reside within the State to make him a citizen of it, but it is only necessary that he should be born or naturalized in the United States to be a citizen of the Union.

"The opening sentence of the Fourteenth Amendment," the Justice said, "is throughout affirmative and declaratory, intended to aliay doubts and to settle controversies which have arisen, and not to impose any new restrictions upen citizenship. It affirms the ancient and fundamental rule of citizenship of birth within the territory, in the allegiance and under the protection of the country. The amendment in clear words and manifest intent includes the children born within the territory of the United States, of all other persons, of whatever race or color, domiciled within the United States, of all other persons, of subjects of other countries, would be to deny citizenship to thousands of persons of English, Scotch, Irlsh, German or other European parentage who have always been considered and treated as citizens of the United States."

Chief Justice Fuller, joined by Justice Harlan, entered a vigorous dissent from the doctrine and principles enunciated by the majority of the court. Justice McKenna took no part in the decision.

OLD WIFE ATTACKS NEW. Diverced Woman Amaile Her Former Hus

Mrs. Elvie McDonald, a bride of two weeks, ppeared at the West Side Police Court yester day as complainant against her husband's forsault. For evidence she showed Magistrate Deuel a bad scalp wound and called his atten tion to a scratch six inches long that extended from the middle of her forehead over the bridge of the nose and across her cheek. Thes

of the nose and across her cheek. These wounds, she said, had been inflicted by the first Mrs. McDonald with a hat pin.

"This woman." the complainant continued, "was jealous of me because I married the man who had divorced her. She had been looking for me ever since my wedding day, and found me last Friday in Seventh avenue near Twenty-seventh street.

was friendly or not, she stabbed me."

The prisoner, who described herself as Maude Allen of 218 West Twenty-seventh street, was arrested yesterday morning by Policeman Broderick of the Court Squad, just after she had left the Tombs, where she had been to say good by to her friend, William Brown, who was awaiting sentence, for burglary.

Maristrate Deuel held the prisoner in \$500 for further examination. vas friendly or not, she stabbed me

TORNADO IN INDIAN TERRITORY ouses Blown Down and a Number of Person Killed-Ballrond Washouts.

SOUTH MCALESTER, I. T., March 28 .- A tor and Lehigh and Colgate last night. Four farm louses were demolished, and James Scafoam wife, and three children were killed. Passen gers arriving from Lehigh to-night say that in the country southeast of here the tornado did great damage, and many are reported killed and njured. A cloudburst near Summit, Durango county, washed out or submerged about 2,000 feet of the Missouri, Kansas and Texas Rail road roadbed. A washout is reported on the Choctaw, Oklahoma and Gulf road near Galvin, Choctaw, Oklahoma and Guir road hear Gaivin, twenty-one miles northwest.

Ardmore, I. T., March 28.—One of the most terrific rain and wind storms ever seen in this section struck this city shortly after dark last night. The greatest damage done was in south-east Ardmore. Here in a path about 100 yards east Ardmore. Here in a path about 100 yards wide fourteen small one-story dwellings were blown from their foundations and several of them badly wrecked. The home of the Bev. Mr. McCullough, editor of the Baptist Bicacon, was blown from its foundation and wrecked. Mrs. McCullough was struck on the head by flying objects.

HALIFAX, March 28. - The schooner which passed out through Digby Gut from Saw Mill Creek on March 16 was picked up yesterday, ottom up, ten miles off Digby Light by the schooner Bee. She must have capsized in a squall. It is supposed that Capt. Slocumb, who was master of the schooner, and her crew of six were drowned.

The only hope is that they were picked up by passing vessels. The Gladys was loaded with pilling consigned to New York. The schooner was owned by Arthur W. Adams of St. John, was 148 tons burden, and was built in 1882.

Back to Sing Sing for Fifteen Years The machinery of the law worked rapidly yesterday in the case of John Kelly of 37 Monro street, who on the night of March 22 entered John Lee's Chinese laundry, at 202 East Forty eighth street, and robbed the place after knocking Lee senseless with a flat iron. The Grand Jury indicted Kelly yesterday morning for robbery in the first degree, and an hour later, at 2 o'clock, he was arraigned in court. He pleaded guilty and said that he had already served many terms in prison. Judge Cowing sentenced him to fifteen years' imprisonment, and by 2 o'clock he was on his way to Sing Sing.

Chicago Footpads Break a Girl's Arm. CHICAGO, March 28,-Miss Cora May surprised the physicians at the County Hospital last evening by walking into the building unassisted and asking them to set the bones of her lower right arm, both of which were broken and protruding through the fical. They were still more surprised when the alender girl told them that her injuries were the result of an encounter with footpads, who held her up and stole her purse, containing 75 cents and a gold ring.

Carrying the Gospel to the Miendike. MEXICO, Mo., March 28.—A Klondike gospel band, seven in exinber, bound for the gold field, not for gold, but to preach the gospel, preached in this city to night. They came from New York.

Anti-Tail Building Bill Beaten. Boston, March 28.—The bill limiting the height of buildings in the State to 100 feet was killed in the Senate to-Jay. PINED FOR THYING TO COLLECT The Creditors Were Smasking the Bebter's Boo

John D. Klernan was fined \$5 and his wife Maggle \$3 in the West Fifty-fourth Street Police Court yesterday for trying to collect \$1 from Mrs. Harriet Facgor on Sunday night.
The Kiernans and the Facgors live at 980 Eighth avenue. In the course of neighborly relations Mrs. Kiernan lent Mrs. Fasger a dol lar. When the refreshments gave out while Mr. and Mrs. Kiernan were giving a party in their flat on the third floor on Sunday night,

and they thought of Mrs. Facgor on the floqu "Come with me, Maggie," said Klernan, "while I get back what you were so foolish as to lend to a woman who's no kith nor kin of

bost and hostess both felt the need of a dollar.

Maggie, who says she had tried to collect that Maggic, who says she had tried to collect that dollar before, went only half way, and, from the stairs, advised and, encouraged her husband, who began operations by trying to open Mrs. Faeger's door without knocking. This plan falled, because Mrs. Faeger had made it a household rule to keep the door locked ever since the last call of Mrs. Kiernan. "Come, now, be neighborlike, and let me in," said Kiernan through the door.

"No. I can't. I've got company," replied Mrs. Faeger.

"Oh, it's company, is it! I am surprised. I don't see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see how you can a word to he way and the see he way you can a word to he way and the see he way you can a word to he way and the way are way and the way and the way are way and the way are way and way and the way are way and way and way are way are way are way and way are way are way are way and way are w

Mrs. Faeger.

"Oh, it's company, is it! I am surprised. I don't see how you can afford to have company. Did you notice that word afford, Mrs. Faeger!"

"Oh, go away from my door."

"Not till I get it. I won't say what—will embarrass you before your company, and, if you push it under the door, I'll go away. We need it just as much as you do."

"If it's the dollar you mean, I haven't get it. Go away."

"If it's the dollar you mean, I haven't got it. Go away."

Then Kiernan began to kick the door. One panel gave way, and it was only a matter of minutes before the only obstacle to further hostilities would be demolished.

The barrier was strengthened on the inside by a bureau, and then Mrs. Fanger set out to get reinforcements. Her retwest by the fire escape was cut off by several of the Kiernan guests, who were out on the grating at the window below. escape was cut off of several process, who were out on the grating at the window below.

Nothing daunted, she bridged the lairshaft with an ironing board and walked across into the next house, down the stairs of which she proceeded to the street, where she found, Policeman Ohm of the blcycle squad.

Ohm went upstairs in time to catch the Kiernans, who were still besieging the Faegor flat and were unprepared for an attack from the reat.

rear.

The charge against the prisoners was disorderly conduct.

VICTIM OF DOG BITES DIES. Physicians Cannot Say Positively That Mrs

Van Name Died of Hydrophobia. A month ago a large dog owned by a station man on the Staten Island Railroad entered the front yard of Mrs. Elizabeth M. Van Name on Burgess avenue, West Brighton, S. I., and was attacked by the Van Name dog. In the fight which followed Mrs. Van Name intervened and was badly bitten by the intruding dog, which then broke away and bit several other persons before Deputy Sheriff Edward Morrison finally killed it, suffering two bites himself. He went

and treated, but the other sufferers declined to be treated.

About ten days ago Mrs. Van Name was taken ill. She grew worse, the main trouble being in her throat, which was delicate and had given her much trouble before. Dr. W. C. Walser attended her, but she grew steadily weaker and died yesterday morning. For several days her throat had been almost closed and she had been able to take but very little nourishment, and that in liquid form. In some respects her symptoms resembled those of hydrophobia, but so many of the usual symptoms of that disease were in king that the physicians cannot say positively that it was rables which caused her death. She died quite peacefully, whereas victims of hydrophobia are almost invariably racked with terrible spaems, the agony of which wears out their vitality. None of the other persons bitten has shown any symptoms of rables, and Mrs. Van Name's dog and two other dogs bitten by the supposedly rabid animal are in good health. Mrs. Van Name was 55 years old and had lived in West Brighton for many years.

MONROE STREET STRANGLING. Coroner's Jury Says the Victim Was Milled by Persons Unknown to It.

Coroner Zucca and a jury held an inquest yesterday, in the case of the woman who was found strangled on March 14 in the yard at 27 Monroe street. The body was subsequently identified by the woman's mother at the Morguas that of Margaret Clarkson, who was em ployed as a servant at 13 Oliver street. The police made six arrests on suspicion in

nnection with the case, among them being a connection with the case, among them being a man called Sailor Brown and May Fernandez, a 20-year-old Spanish girl who lives on the top floor at 27 Monroe street.

Policeman Mooney of the Madison street station testified to the finding of the body and said that a woman who lived in the house told him that she had seen Sailor Brown and a woman struggling in the hall at 27 Monroe street. Coroners 'Physician Williams, who made the autopsy, testified that the woman was strangled to death.

No more witnesses were examined and the No more witnesses were examined and the jurymen returned a verdict without leaving the box that the woman "came to her death by strangulation at the hands of a person or persons unknown to them."

Sallor Brown and the four men witnesses were sent back to the Tombs to await the action of the Grand Jury. May Fernandez was sent to the House of Detention. She created a commotion when in the Criminal building by smoking a cigarette. a cigarette.

LANDED BY WAY OF MARRIAGE Yuengling's Berlin Housekeeper Stopped by the Immigration Authorities. Karalina Karmbach, a good-looking young

German woman from Berlin, accompanied by Adolph Yuengling, son of a well-to-do butcher arrived on Saturday on the American line steamship St. Paul from Southampton. They were second-cabin passengers. The woman had been Yuengling's housekeeper in Berlin. He has \$3,000, with which he intends to open a butcher shop in Chleage. She has about \$2,000 in Mexican bonds, which a sharp Berlin money broker persuaded her to purchase. They are worth in American money probably half their face value. Yuengling was allowed to land on Saturday, but the young woman was detained because there was a probability of her becoming a public charge in case Yuengling should become tired of her. Yuengling was much disappointed because he could not make her his housekeeper in America. He was told that the only way he could get her landed was by marrying her.

He did not want to do this at first, He spent most of Sunday and part of yesterday saying consoling things to her through the bars of the detention pen, in front of which he was permitted to stand. He decided yesterday afternoon that he would marry her, and he so informed the immigration authorities. He and the young woman were accompanied by an inspector to the mission of Pastor Berkemeler in State street. There the ceremony was performed. The pair started for Chicago last night. can bonds, which a sharp Berlin money broker

EFFNING HIGH SCHOOL FOR WOMEN. First Year's Work.

A reception was given last evening at the evening high school for women at 211 East Twentieth street to celebrate the completion of the school's first year's work under the direction of Miss Mary E. Tate. The pupils of the school range in age from girls of sixteen to middle-aged women. Upon the walls were hung specimens of their free-hand drawing, stenog-raphy, and English composition. Since the opening of the school in September the number of pupils has rapidly increased, and is at present more than 400. is at present more than 400.

A large number of guests were received by the principal and teachers of the school, who listened to an interesting musical programme. Among the guests were: John Jasper, Superintendent of Schools; Henry E. Rogers, Prof. Werner of the College of the City of New York, E. Ellery Anderson, and Hugh Kelly.

Won't Pay \$90,000 Back Taxes.

LINCOLN, Neb., March 28.-Trouble between the city and the Lincoln Traction Company. owned by New York and New Haven capitalists, over the refusal of the latter to pay \$90,000 back taxes due on the old lines, cuiminated today in the city filing suit to enjoin the company from operating its cars on the streets of this city and to declare that its occupancy of the streets is unlawful and wrongful. The point raised is that the purchase at mortgage fore-closure sale by the Traction Company of the old line did not give the new corporation an assign-ment of the old franchise.

ALBANY, March 28.-The New York Knickerbocker Real Estate Company of New York was incorporated to-day, with a capital of \$1,000,000 to deal in. lease, and improve property in this State and elsewhere. The directors are Leonard Moody. Howard C. Pyle, Peter J. Shields of Brooklyn, Charles E. Carpenter, New York city, and John D. Schoonmaker of Hondout.

Avence Bit After Enting the Stew in an Avence B Sectaurant East Thursday Sight — Symptoms Science to St Thomas Primatus Felecutary Finally Showed Themselves. Mrs. Mary Ellis, 49 years old, the housekeeper of the double-decker tenement at 157 Second street, died early yesterday morning under cirumstances which led to the belief that she had been poisoned by oysters, so the attending physician refused to grant a certificate of death, and referred the case to the Coroners' office for

Mrs. Ellis's illness dated from last Thursday evening. While she and her husband were out walking she said she wanted some oysters. The couple went into a restaurant in Avenue B, and the husband had a boefsteak while his wife had an oyster stew. Accompanying the stew was a plate of cold slaw, which Mrs. Ellis also atc. Not long after the couple had got home, Mrs. Ellis was taken with violent pains in the stomach, accompanied with a burning sensation. She suffered in this way all night, and early on Friday morning Mr. Ellis summoned Dr. P. T. Leydendecker of 138 Second street. Dr. Leydendecker sald Ellis she was suffering with symptoms like those of colic, and believing from like those of colic, and believing from what she told him that the cabbage of the cold slaw had not agreed with her, and was not digested, he gave her medicines for such a trouble, All Friday she continued to suffer in spite of the treatment he had recommended, and the pains spread from her stomach into her arms and legs and then to the small of the back, as if the nerve centers were involved.

Dr. Leydendecker was called in again toward evening. This time, he says, he found Mrs. Ellis showing decided symptoms of collapse. Her pains continued, while her temperature had fallen below the normal, and she was semi-delirious. He prescribed whiskey and other stimulan s. On Saturday morning Mr. Ellis went to the doctor's office again in a great state of excitement.

went to the doctor's office again in a great state of excitement.

"I think my wife is dying," he said,
Dr. Leyden'iecker, when he visited the house, recommended that an expert should be consulted, and, with Mr. Ellis's permission, called in Dr. Carl Lellman, the visiting physician of the German Hospital, for a consultation. By this time Dr. Leydendecker was convinced that Mrs. Ellis was suffering from ptomaine poisoning, and in this opinion Dr. Lellman concurred. But for the absence of fever the symptoms were such, be says, as would have indicated incipient typhold fever. The two physicians prescribed for Mrs. Ellis and she was treated accordingly, but ald not get relief. She continued to fail, and at 4 A. M. vesterday she died in great agony.

Dr. Leydendecker said vesterday that in all of his practice, both in hospitals and elsewhere, he had never had a case before of ptomaine poisoning, but from what he had read of such cases he believed that this was one. He had never heard of such poisoning, he said, from the eating of oysters, but he knew that many such cases had resulted from the eating of canned corn beef, fish that was not fresh, and from eating ice cream in which nature had produced a change which turned some of the constituent poisons.

Dr. Leydendecker added that ptomaine poisons

polagns.
Dr. Leydendecker addrd that ptomaine poisons were so subtle that it was not probable that any lirect evidence could be found of their having produced death, but that an autopsy would at east determine whether there was any other lirect cause of Mrs. Ellia's death. direct cause of Mrs. Ellis's death.

The restaurant keeper who sold the oysters said that he knew of no reason why those which Mrs. Ellis ate should have disagreed with her. His oysters, he said, were all of the best quality and none was kept opened more than a few hours, as his supply came in, in the shells, three or four times a week.

Coroner's Physician O'Hanlen will make an autopsy on the body to-day to discover the exact cause of death. The husband of the dead woman is the manager of a brass band known as Ellis's Band.

FETERANS DON'T LIKE "FICTORY."

ing for the Monument with the Female Figure The veterans who have been making such a vigorous but thus far unsuccessful fight against the design selected for the soldiers and sailors' monument, which is to be erected in front of the City Hall in Jersey City, sent a petition to Gov. Voorhees yesterday, urging him to veto Assembly bill 163. The bill legalizes the action of the Monument Committee. The conspicuous feature of the design is female figure. Some said it was Venus, others said it was Diana, but all agreed that a femalfigure was inappropriate for a soldiers' monu ment. Martiny, the artist who designed it, said

that the figure represented Victory.

The petition was sent to Gov. Voorhees by the Veterans' Rights Association, and the petitioners say, among other things: "The design is totally inappropriate, representing nothing in the history of our country or of our State of New Jersey, nor the soldiers and sailors of Hud-son county, but is, on the contrary, an allegori-cal representation of an era in the history of the Old World, with which we, as Americans, A soldiers and sallors' monument for New

"A soldiers and sallors" monument for New Jersey should illustrate to coming generations the soldiers and sallors of New Jersey as they were at the time the monument is erected to illustrate, which this design does not do.

"Belleving that the well-known patriotism of the Hon. Foster M. Voorhees and his sense of right and justice to the veteran soldiers of New Jersey will induce him to grant our prayer, we appeal to him to use his power of veto on the bill to legalize this great wrong."

CHINESE COOK SHOT.

Hadly Wounded by a Customer Who Bidn' Like His Cooking. Quong Wong, one of the best cooks in Chinaown, was shot early yesterday morning in No Hung Low's restaurant at 14 Mott street. Four Chinamen entered the restaurant a little before So'clock and called for several Chinese dishes which Wong essayed to cook. When the food

The proprietor called upon his cook to defend The proprietor called upon his cook to defend his cooking. An argument resulted between Quong Wong and the four Chinamen, which ended in one of them drawing a revolver and shooting Wong in the left breast.

When Policeman Carter arrived the customers had made their escape. Carter called an ambulance for Wong, who appeared to be badly hurt. When it arrived a number of his countrymen barricaded the door and refused to allow him to be taken away. The wounded man was finally left to the ministrations of native physicians.

DR. JOHN HALL BETTER. Steps Likely Soon to Be Taken to Provide Him

The Rev. Dr. John Hall, pastor of the Fifth Avenue Presbyterian Church, who has been seriously ill with an affection of the heart at his residence, 712 Fifth avenue, was a little bet ter yesterday. He passed a very comfortable night, and his condition was noticeably im proved by it. He slept a great deal yesterday

proved by it. He slept a great deal yeaterday and the night before, and a-was much refreshed. He is still confined to his bed, where he has been since last Friday.

It was said last night by a member of the church that, in all probability, steps would be taken in a few days toward securing an assistant for Dr. Hall, as it is felt that the strain of the entire work of the parish would be too much for him.

BUTTED DEVLIN'S NOSE. The Concy Island Bathhouse Meeper May Die

from the Amault of a Former Mckiane Man. Mark Morson, who was a detective under the dministration of John Y. McKane in the old town of Gravesend, was arrested yesterday on the charge of assaulting John Devlin, a baththe charge of assaulting John Devlin, a bath-house keeper at Coney Island. Devlin is 63 years old, and the assault, from the effects of which he is likely to die, occurred in Carey Welch's hotel in Surf avenue, three weeks ago. The men had an argument over some money matters, and Morson, it is said, butted Devlin in the nose, causing the rupture of an artery. Since last Tuesday Devlin has had continual hemorrhages. Last night his ante-mortem statement was taken by Coroner Delap. Morson was held without ball.

Too Rev. Dr. Iglebart to Leave Brooklyn. The Rev. Dr. Ferdinand C. Iglehart, who has served for two years as pastor of the Simpson M. E. Church in Brooklyn and was invited to stay another year, has accepted a call to Trinity M. E. Church at Newburg, N. Y. This will necessitate his transfer from the New York East Conference to the New York Conference.

WASHINGTON, March 28.-William B. Mat

day at the Capitol and charged with insulting Mrs. Grace Boardman of Portland, Ms., a personal friend of Speaker Reed, forfeited \$50 collateral in the police court to-day when the case was called for trial. hows, the real estate dealer arrested on Fri-

POISONED BY OYSTERS! SHERIDAN AT WINCHESTER.

A Noted and Striking Episode of the Rebellion.

Defeat Turned to Victory by One Man's Marvellous Power-A Deep Meaning for All Lies in This Achievement.

What a vivid picture of battle, of panic and | rout, and of victory snatched from the jaws of defeat, we have in the battle of Winchester! What a striking figure is that of Sheridan's twenty-mile ride to the scene of disaster and dismay! But the man for the occasion was

the nerve-weakened, the pain-racked, the co-bilitated and discouraged. They need reinforcement of vitality, the strength, power, vigor and energy which comes with the use of a great and grand restorative medicine like Dr. Greens a Nervura blood and nerve remedy. When this leader of medicines, this greatest of cures ar-rives upon the scene, hope immediately returns, discouragement yields to renewed life, discasses are conquered and dispersed, and health, strength and vigor take the place of weakness Use Dr. Greene's Norvura blood and nerve remedy and get well. Take it now in the apring, for you certainly need this best of all spring medicines to strengthen your nerves, purity

So it is with the sick, the weak, the suffering



there when Sheridan came up in his vigorous ocrsonality and changed disaster to success and 35 West 14th St., New York City, the most

dismay to exultation. What wrought this sudden change ! Simply the reinforcement of hope, nerve-force, power, energy and strength instilled into those despair-

ing soldiers by the mighty voice of their mag-The eleventh game of the Pillsbury-Showalte

championship chess match, which was sched-

uled to be played yesterday, was postponed

until to-morrow, Showalter taking his third and last "off day." Word has been received from Breslau, Germany, that the well-known chess enthusiast, Paul von Frankenberg-Proschlitz, is dead. He left in his well 600 marks to the now defunct New York Chess Club. Von Frankenberg-Proschlitz was last in this country in 1889,

when the international tournament was played In this city.

Cavaliere Dr. Emilio Orsini, the famous Italian chess player, author and problemist, died at Palermo on Feb. 27. Orsini was one of the most noted Italian chess experts and principally known all the world over through the Nuova Revista degli Schacchi, which paper he founded and edited for a number of years.

The McCoy-Bonner Fight Called Off. NEW ORLEANS, March 28.—The fight between Kid McCoy and Jack Bonner, scheduled to take place to-night, was declared off this afternoon by the management of the new St. Bernard Club. The opposition to the fight set up by the Attorney-General, coupled with the threat that troops would be ordered to the scene to stop it if necessary, was the cause of the club's action An injunction was served on the club's Presi-An injunction was served on the club's President to-day restraining him from bringing the context off. The injunction was backed up by Sheriff Nunez's threat that he would stop the contest at any cost. The club loses a \$500 forfeit, to be divided between the two fighters, and about \$500 incurred in expenses. Late in the afternoon Bonner was arrested on a charge of preparing to engage in a prize fight. McCoy eluded the police.

Reader, New York .- Sept. 7, 1809. H. F. S., Aiken, S. C.—No, he was only champion of

Henry S., Brooklyn,—He was born at New Orleans in 1879. He is 5 feet 6 inches tall.

Billy Curran, the manager of Billy Selfridge, says that the latter would like to box anybody of his weight in the business. Dan Creedon has decided to return to the ring arain, and will meet Billy Stift at Chicago in a six-round bout on April 18. H. G. B., New York.—The fight was decided at Mas-peth on Jan. 20, 1895. Choynaki received the deci-sion in thirteen rounds. was put before them they insisted that it was

peth on Jan. 39, 1896. Choynaki received the decision in thirteen rounds.

Frank Clifford, New York.—They fought twenty-five rounds at the Broadway A. C. on Feb. 8, 1897.

Lavigue received the decision.

Jack Daly has been matched to meet Jim Francy of Cincinnation May 1 for ten rounds at Cincinnati. The affair will be at catch weight.

Barney Bennett of this city, who formerly trained Dolly Lyons, wants a mill with any 135-pounder, Black Griffo or Tom McCune of Detroit proferred.

Dave Sullivan has refused an offer to meet Billy O'Donnell at 120 pounds. Sullivan says that if O'Donnell will come to 118 pounds he will meet him. Billy Newman yesterday matched Tom Broderick of Yonkers to meet Billy Ernst of Brockiny in a twenty-round bout at catchweights next Saturday night before the Waverly A. C., Yonkers.

Joe Goddard has decided to retire from the ring. not properly cooked, and refused to eat it.

night before the Waverly A. C., Yonkers.

Joe Goddard has decided to retire from the ring.
In a letter to Dave Holland Goddard says that he is
getting too old to fight and that he will soon return
to Australia and go is to some commercial business.

Larry Becker, the Bayonne lightweight, has entirely recovered from his long sickness. Becker
writes to Trin Sux that he would be pleased to engage
in a ten or twenty round contest with Jack Downey,
who recently defeated him. Becker is willing to
make the weight 128 or 130 pounds.

Eddie Dealing, who accompanied Solly Smith to
England when the latter was matched to fight willie
Smith at the National Sporting Club, has gone to
Seattle. Dealing writes to a friend here that, in all
likelibood, Smith and several other boxers will journey to the Klondike and open a boxing club in that
region this summer.

Jimmy Barry's showing against Johnny Ritchie at

region this summer.

Jimmy Barry's showing against Johnny Ritchie at
Chicago on Saturday night was quite disappointing
to the clever bantam's friends. Ritchie and Harry
boxed six rounds. Ritchie not alone stayed the
limit but made Barry hustle. The decision went to
Jimmy, but those who saw the bout are of the impression that it should have been called a draw.

pression that it should have been called a draw.

Sam Fitzpatrick, manager of Jack Daly, has made arrangements with the Arena A. C. officials of Philadelphia for a six-round bout between his man and kid Lavigne for Kaster Monday night. The latter has signed the agreement, and it is stipulated that there shall be no decision. Fitcpatrick laughed when asked about Kid Lavigne's threats to "do" him, and remarked, "I don't bother about that sort of stuff. It's had business."

Tom O'Bourke westerdsy said to a reporter of The

Tam O'Rourke yesterday said to a reporter of THE Strathat he would give a good purse or a percentage of the gate receipts for a twenty-round context be-tween Peter Maher and Bob Armatrong, to be decided

successful physician in curing diseases, absolutely free of charge, whether you call or

Fresh Arrivals

impurities accumulated during the winter.

You can, if you desire, consult Dr. Greene,

of blab-grade Foreign Woolens are now on sale-yet this is but the advance quard-they but presage the coming of a magnificent line of the very choicest fabrics, in every weave, design and coloring imaginable.

Suitings, \$20 to \$40. Crouserings, \$6.50 to \$12. Cop Coatings, \$25, \$30, \$35. Waistcoats, Liveries, Sporting Goods,

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Corners Dres for Mrs. Stylish garments, thoroughly tailored. Prices moderate.

George G. Brigamin, Boradway, Con 26 F D.

The Whist Club of New York, holders, de-feated the Knickerbocker Whist Club, chal-lengers, for the State trophy, by the score of 25 to 16. The teams were: New York-J. B. Elwell, A. E. Taylor, H. B. New 1811, J. E. Faber. Knickerbocker—E. T. Baker, C. S. Cole, R. F. Foster, Villiam Thomson. The match for the Utica trophy will be de-cided to-morrow night at Staten Island.

Blacketball Notes.

At the old Thirteenth Regiment Armory, corner of Hanson place and Flatbush avenue, Brooklyn, res-terday, the Jamaica High School team lined up against the Manuel Training High School team of Brooklyn in a busketball game. Manual Training School won by 11 to 2. There wasn't even standing room in the spacious gymnasium at Pratt Institute on Grand avente. Brooklyn, yesterday when the deciding game for the championship of creater New York among the citel teams was played. Those old rivels, the Pratt Institute and Anelphi Academy girls, were the opposing forces. The score: Adelphi, 7; Pratt, 8.



No matter what the cause, an Alfcock's Porous Plaster will give immediate relief. It may be weak back, rheumatism, stomach, chest or kidney trouble-no matter, it is nature's warning of something wrong, and an Allcock's will assist nature to remedy the trouble. It is no hardship to wear an Allcock's Porous Plaster, for the only evidence of its presence is the absence of pain. Be sure, however, that it is an Allcock's, and not something else that somebody calls "just as good as Allcock's." Not one of the host of counterfeits and imitations is as good as the gene uine Allcock's Porous Plaster.